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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/516,134	03/01/2000	ShaoWei Pan	CE08539R	3918
22917	7590 10/19/2004		EXAMINER	
MOTOROLA, INC.			GESESSE, TILAHUN	
1303 EAST ALGONQUIN ROAD IL01/3RD			ART UNIT	PAPER NUMBER
SCHAUMBURG, IL 60196			2684	

DATE MAILED: 10/19/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/516,134	PAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Tilahun B Gesesse	2684			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replace of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tile ply within the statutory minimum of thirty (30) day d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	mely filed  ys will be considered timely.  the mailing date of this communication.  ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 30.	June 2004.				
2a) This action is <b>FINAL</b> . 2b) ☑ Thi	is action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) ☐ Claim(s) is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☑ Claim(s) 1-14 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9)☐ The specification is objected to by the Examiner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list	nts have been received.  Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)					
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date</li> </ul>	Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)			

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### **DETAILED ACTION**

1. This is in response to applicant's response filed June 30,2004, in which claims 1-14 are pending.

### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Rinchiuso et al "Rinchiuso" (6,104,709).

Claim 1, Rinchiuso discloses a method for assigning a remote unit a channel (a common supplemental channel is assigned 607 of figure 6) within a wireless communication system (figure 1), the method comprising:

Rinchiuso discloses receiving a plurality of uplink transmissions from a plurality of remote units (113-117) involved in a multicast session "group call" (plurality of

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remotes requested participation in the multicast session, column 3, lines 43-44 and figure 1).

Rinchiuso discloses determining the remote unit (113) from the plurality of remote units (113-117), wherein the remote unit is determined based on energy of the remote unit's uplink transmission (column 7, lines 38-54 and column 4, lines 16-18 and figure 6).

Rinchiuso discloses assigning the remote unit a high-data-rate uplink channel based on the determination (a common supplemental channel is assigned to remote, column 7, lines 60-62 and figure 6).

Claim 2, Rinchiuso discloses receiving the plurality of uplink transmissions from the plurality of remote units comprises the step of receiving a plurality of traffic channel transmissions from the plurality of remote units (column 7, lines 37-52).

Claim 3, Rinchiuso discloses determining the remote unit comprises the step of determining the remote unit from the plurality of remote units, wherein the remote unit has a highest energy uplink transmission (column 7, lines 38-54 and column 4, lines 16-18 and figure 6).

Claim 4, Rinchiuso discloses assigning the remote unit the high-data-rate channel comprises the step of assigning the remote unit a supplemental channel (a common supplemental channel is assigned to remote, column 7, lines 60-62 and figure 6).

Claim 5, Rinchiuso discloses receiving data from the remote unit via the highdata-rate channel (a common supplemental channel is assigned to remote, column 7,

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lines 60-62 and figure 6) and broadcasting the data to the plurality of remote units via a high-data-rate downlink channel (column 7, lines 50-52).

Claim 6, Rinchiuso discloses receiving a second plurality of uplink transmissions from a plurality of remote units (claims 1 and 5); determining a second remote unit from the plurality of remote units, wherein the remote unit is determined based on an energy of the remote unit's uplink transmission (claims 1 and 5) and assigning the remote unit the high-data-rate uplink channel based on the determination (claims 1 and 5).

Claim 7, Rinchiuso discloses a method for assigning a remote unit a channel (a common supplemental channel assigned, 607 of figure 6) within a wireless communication system (figure 1), the method comprising:

Rinchiuso discloses receiving a plurality of uplink transmissions from a plurality of remote units (113-117) involved in a multicast session "group call" (plurality of remotes requested participation in the multicast session, column 3, lines 43-44 and figure 1).

Rinchiuso discloses determining the remote unit (113) from the plurality of remote units (113-117), wherein the remote unit is determined based on energy of the remote unit's uplink transmission (column 7, lines 38-54 and column 4, lines 16-18 and figure 6).

Rinchiuso discloses assigning the remote unit a high-data-rate uplink channel based on the determination (a common supplemental channel is assigned to remote, column 7, lines 60-62 and figure 6).

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Claim 8, Rinchiuso discloses receiving data from the remote unit via the second uplink communication signal (figure 1) and broadcasting the data to substantially all of the plurality of remote units (column 50-52).

Claim 9, Rinchiuso discloses receiving a plurality of uplink communication transmissions comprises the step of receiving a plurality of uplink traffic channel transmissions (column 8, lines 32-38).

Claim 10, Rinchiuso discloses assigning the remote unit a second uplink communication signal comprises the step of assigning the remote unit a high-speed data channel (column 4, lines 55-65).

Claim 11,Rinchiuso discloses an apparatus (figure 2)comprising: channel circuitry(140 of figure 2) having a plurality of uplink communication signals, transmitted from a plurality of remote units, as an input (plurality of remotes (113-117) transmit uplink signal to base station, figure 2) and a logic unit (136)having a channel assignment command as an input, wherein the channel assignment command is a command to assign a remote unit, from the plurality of remote units, a high-speed data channel based on the energy of the remote unit's uplink communication signal (a common supplemental channel is assigned, 607 of figure 6 and column 7, lines 50-52). It is considered that supplemental channel assigned to remote unit is high-speed data channel.

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Claim 12, Rinchiuso discloses the channel circuitry is traffic channel circuitry (figure 2).

Claim 13, Rinchiuso discloses the high-speed data channel is a supplemental channel (figure 2 and column 3, lines 60-column 4, lines 24).

Claim 14, Rinchiuso discloses the remote unit has a highest energy of the plurality of remote units (column 4, lines 16-24).

## Response to Arguments

4. Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

.Chinitz et al (5,914,958) discloses a quality dispatch service on a CDMA based wireless system. In response to a request by a talkgroup member to have a group call established, listing-only members are allowed to establish a low rate signal link in the reverse direction for the limited purpose, while requesting a talkgroup member allowed to establish high data rate link, see figure 5 and abstract.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 703-308-5873. The examiner can normally be reached on flex.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tilahun Gesesse Primary Examiner US Patent and Trademark Office Tel. 703-308-5873

September 30, 2004

TLAHUN GESESSE PATENT EXAMINER